Exhibit 5

Case 1:20-cv-09586-LAK Document 247-5 Filed 09/26/22 Page 2 of 7 CERTIFIED COPY

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1
      UNITED STATES DISTRICT COURT
      SOUTHERN DISTRICT OF NEW YORK
 2
 3
      ANTHONY RAPP and C.D.,
 4
                            Plaintiffs,
 5
         -against-
                                                                   Case No.: 20-cv-9586(LAK)
 6
      KEVIN SPACEY FOWLER a/k/a KEVIN SPACEY,
 7
                            Defendant.
 8
 9
10
11
                          Videotaped/Videoconference Deposition of
12
                                                SEAN SNOW
                                            August 6, 2021
13
14
15
16
17
18
19
20
21
22
23
24
      Cila Meyer, CSR No. 4914
      475205
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25
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                                                                                   001+1+800 222 1231 Hong Kong
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At summary judgment?
      1
             0
08:06
      2
             Α
                   It was a federal case. So I don't quite
08:06
      3
         remember the disposition other than it was dismissed.
08:06
      4
             0
                   Do you remember how long ago you were deposed?
      5
                   For that particular case?
08:06
             Α
      6
             0
                   Yes.
08:06
      7
                   Probably in 2013 or 2014.
08:06
             Α
      8
                   Do you believe any of your deposition testimony
08:07
             0
      9
         in any of those five cases was relevant to your
     10
         testimony here today?
08:07 11
             Α
                  No.
08:07 12
                  Have you ever testified at a trial?
             0
                  I have.
08:07 13
             A
                  How many trials have you testified in?
08:07 14
             0
08:07 15
             A
                  Um. Probably about 15, maybe 20.
                  Were you a prosecution's witness in every one
08:07 16
    17
         of those 15, 20 cases?
08:07 18
             A
                  I was.
                  What type of charges were alleged in the cases
08:07 19
         in which you testified?
    20
08:07 21
             A
                       They would be really every type of charge
    22
         from misdemeanor theft, DUI, child abuse, child
    23
         molestation, homicide.
08:08 24
                   What have you done to prepare for today's
     25
         deposition?
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8

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That's what I recall.
      1
             Α
                   Yes.
08:53
      2
                   Going forward, after 2017, because I believe I
             Q
08:53
      3
         asked this question earlier, have you told us about all
      4
         the people with whom you discussed Mr. Rapp's
      5
         allegations after 2017, as well?
      6
             Α
                   Yes.
08:53
             O
                  To what detail are you assigned now in your
08:54
     7
         job, your duties?
             A
                  I'm sorry. Was the question to which detail?
08:54
     9
08:54 10
                  Yeah. What I mean is there a specific area of
         investigation that you focus on?
    11
08:54 12
             A
                  Yes. I'm in the major crimes division in the
    13
         child abuse unit.
08:54 14
                   And I assume you investigate 288s, crimes like
             0
         that in California?
    15
             Α
                   I do.
08:54
    16
08:54 17
                   Okay. And have you spoken with actual victims
             0
         of child abuse in the course of your job?
    18
08:54
    19
             Α
                   I have spoken with victims of child abuse.
08:54 20
                   Have you discussed some of your work with
             0
    21
         Mr. Rapp over the years?
08:54 22
                   It's possible. I don't specifically recall.
             Α
08:54 23
                   Do you recall Mr. Rapp asking you any questions
             Q
    24
         about victims of childhood abuse?
08:55 25
             Α
                   I don't recall.
```

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1
         relationships to what he claims happened to him in 1986?
     2
                  From what I remember that was the substance of
10:01
      3
         the conversations. We talked about some of the
      4
         long-term effects and that sort of thing. But I don't
         have exact recollection of what we talked about.
      5
10:01
     6
                  When you talked about long-term effects, does
     7
         that mean that you told Mr. Rapp about some of the
         long-term effects that you're aware of that victims can
         have based on your experience in law enforcement?
10:01 10
                  Um. I don't recall the substance of what we
         talked about. I remember -- I just remember us talking
    11
    12
         about how he had trouble in relation- -- has had trouble
    13
         in relationships for a long time.
10:01 14
                  Did Mr. Rapp tell you what relationships he was
             0
    15
         referring to?
                  Not that I recall.
10:01
   16
             Α
10:01 17
                  Did Mr. Rapp tell you what trouble he was
             Q
    18
         describing when he told you he had trouble in
    19
         relationships?
                  Not that I recall.
10:02 20
             Α
10:02 21
             Q
                  Have you told me everything that you can
    22
         remember about Mr. Rapp telling you he was impacted by
    23
         what he claims happened in 1986?
10:02 24
             Α
                  To the best of my recollection, yes.
10:02 25
                  Have you ever formed -- have you ever formed
             Q
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1
                DEPOSITION OFFICER'S CERTIFICATE
 2
     STATE OF CALIFORNIA
                               SS.
 3
     COUNTY OF LOS ANGELES
 4
 5
              I, Cila Meyer, hereby certify:
 6
 7
              I am a duly qualified Certified Shorthand
 8
     Reporter in the State of California, holder of
 9
     Certificate Number CSR 4914 issued by the Certified Court
10
     Reporters' Board of California and which is in full
11
     force and effect. (Fed. R. Civ. P. 28(a)(1)).
12
              I am authorized to administer oaths or
     affirmations pursuant to California Code of Civil
13
     Procedure, Section 2093(b) and prior to being examined,
14
15
     the witness was first duly sworn by me. (Fed. R. Civ.
16
     P. 28(a)(a)).
17
              I am not a relative or employee or attorney or
     counsel of any of the parties, nor am I a relative or
18
19
     employee of such attorney or counsel, nor am I
     financially interested in this action. (Fed. R. Civ. P.
20
21
     28).
22
              I am the deposition officer that
23
     stenographically recorded the testimony in the foregoing
24
     deposition and the foregoing transcript is a true record
25
                                / / /
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1
     of the testimony given by the witness. (Fed. R. Civ. P.
 2
     30(f)(1).
 3
              Before completion of the deposition, review of
 4
     the transcript [XX] was [ ] was not requested. If
 5
     requested, any changes made by the deponent (and
 6
     provided to the reporter) during the period allowed, are
 7
     appended hereto. (Fed. R. Civ. P. 30(e)).
8
9
     Dated: August 24, 2021
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